- 15 persons or property or other service when it was their duty so to do,
- 16 shall, on conviction, be adjudged guilty of a misdemeanor, and upon
- 17 conviction thereof shall be fined in a sum not exceeding one hundred
- dollars (\$100) or be imprisoned in the county jail for a period not 18

exceeding thirty days. 19

Approved April 17, A. D. 1915.

CHAPTER 288.

COLLECTION OF TAXES.

S. F. 254.

AN ACT to repeal section fourteen hundred nine (1409), of the code, relating to the certification of taxes to another county, and enact a substitute therefor.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Certifying taxes to another county. That section fourteen hundred nine (1409) of the code be and the same is hereby
- repealed and the following enacted in lieu thereof:
- 3 4
- In all cases of delinquent taxes in any county, where the person upon whose property the same were levied shall have disposed of or removed the said property and the treasurer of the county where the 5
- taxes were levied can find no property within said county out of which
- said taxes can be made, the treasurer of the county where said taxes
- 9 are delinquent shall make out a certified abstract thereof, and forward
- the same to the treasurer of the county in which the delinquent re-10
- sides or has property, when the treasurer transmitting the said ab-11
- 12 stract has reason to believe that said taxes can be collected thereby.

Approved April 17, A. D. 1915.

CHAPTER 289.

SCHOOLS FOR TEACHING SCIENCE OF AGRICULTURE, ETC.

S. F. 354.

AN ACT amending sections 1683-a, 1683-c, and repealing 1683-e, supplement to the code, 1913, and enacting a substitute therefor and authorizing the establishment of schools for teaching the science of agriculture, animal industry, horticulture, and domestic science in the counties of the state.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Science of agriculture—schools—body corporate. That section 1683-a of the supplement to the code, 1913, be and the
- 1
- same is hereby amended by inserting after the word "agriculture"
- in the second line of said section, the words "domestic science,".

1

3

5 6

1

SEC. 2. Articles. That article 1, of section 1683-c of the supplement to the code, 1913, be and the same is hereby amended by inserting after the word "agriculture" in the second line of said article, the words "domestic science,".

SEC. 4. Schools—by-laws—bequests—experts, etc. That section 1683-e of the supplement to the code, 1913, be and the same is hereby repealed, and the following enacted in lieu thereof:

3 Section 1683-e. Such body corporate shall have power to establish 5 and maintain a permanent agricultural school, in which the science of 6 agriculture, horticulture, animal industry, and domestic science shall be taught; to employ one or more teachers, experts or advisers to teach, advance and improve agriculture, horticulture, animal industry, 9 and domestic science, in said county, under such terms, conditions and restrictions as may be deemed advisable by the board of directors; 10 to adopt by-laws; to take by gift, purchase, devise or bequest, real or 11 personal property; to have, and exercise all powers necessary, ap-12 13 propriate and convenient for the successful carrying out of the objects 14 of said corporation. It shall have authority to use part or all of the sum annually received as dues from its members in payment of prizes 15 offered in any department of work, including agricultural fairs, short 16 courses, or farmers institutes. 17

Approved April 17, A. D. 1915.

CHAPTER 290.

CARE AND PROPAGATION OF FISH AND THE PROTECTION OF BIRDS AND GAME.

S. F. 447.

AN ACT to repeal the law relating to the care and propagation of fish and the protection of birds and game as the same appears in sections twenty-five hundred forty (2540), twenty-five hundred forty-a (2540-a), twenty-five hundred forty-four (2544), twenty-five hundred fifty-one (2551), twenty-five hundred fifty-two (2552), twenty-five hundred fifty-six (2556), twenty-five hundred fifty-six (2556), twenty-five hundred fifty-nine (2559), twenty-five hundred sixty-two (2562) and twenty-five hundred sixty-two-a (2562-a), supplement to the code, 1913, and to enact a substitute therefor.

Whereas, it now appears that chapter one hundred fifty-three (153), acts of the thirty-third general assembly relating to the protection of fish and game did not become a law by reason of the fact that the speaker of the house of said general assembly failed to sign the enrolled bill known as House File No. 534, and